1 2	Gregory H. Guillot, Admitted <i>pro hac vice</i> ggmark@radix.net GREGORY H. GUILLOT, P.C. 13455 Noel Road, Suite 1000		
3	Dallas, TX 75240 Phone: (972) 774-4560 Fax: (214) 515-0411		
5 6 7 8 9 10 11 12	Phone: (702) 949-8200 Fax: (702) 949-8389  George L. Paul, Admitted pro hac vice GPaul@LRLaw.com Robert H. McKirgan, Admitted pro hac vice RMckirgan@LRLaw.com LEWIS AND ROCA LLP 40 North Central Avenue, Suite 1900 Phoenix, AZ 85004 Phone: (602) 262-5326		
14 15	Attorneys for Plaintiff, DONNA CORBELLO		
16	UNITED STATES DISTRICT COURT		
17	DISTRICT OF NEVADA		
18	DONNA CORBELLO, an individual,	C N 200 00067 DOLDAI	
19	Plaintiff,	Case No. 2:08-cv-00867-RCJ-PAL	
20	VS.	MOTION FOR EXTENSION OF TIME TO RESPOND TO DEFENDANT	
21	THOMAS GAETANO DEVITO, an	BRICKMAN'S MOTION TO COMPEL (Doc. 396)	
22	individual, et al.,	(Sixth Request)	
23	Defendants.		
24	Plaintiff, Donna Corbello, by her attorneys, and pursuant to LR 6-1 and 7-2, hereby		
25	moves for a further extension of time, through Monday, March 14, 2011, in which to respond to		
26	the Motion by Defendant Marshall Brickman to Compel Further Responses by Plaintiff to		
27	Interrogatories, (Doc 396). Whereas Plaintiff's response is currently due today (March 11,		
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2011), the requested extension is for one business day. This is Plaintiff's sixth request for an extension of time.

Plaintiff submits that good cause exists for the grant of the requested extension. As explained in the parties' preceding *Stipulation* (Doc. 438), Plaintiff's lead counsel had obligations in another matter earlier this week, and, beginning yesterday afternoon and continuing through today, counsel has had to deal with an unexpected emergency on behalf of an existing client in New Orleans, involving a trademark infringement matter for which a complaint and application for a temporary restraining order must be filed in the Eastern District of Louisiana. Counsel has now secured a local counsel to assist in that matter, so he can continue to focus on the extant issues in this case. However, as a result of this unscheduled obligation, Plaintiff's counsel has been unable to complete Plaintiff's response to (Doc. 396.) Accordingly, the additional time requested is necessary.

This request is not made for any improper purpose or delay, and Defendant will not be prejudiced thereby, as the parties have requested that the hearing previously scheduled for March 22, 2011 on *Defendant's Motion* be taken off the calendar, pending a forthcoming stipulation to reset the hearing date.

IN VIEW OF THE ABOVE, Plaintiff respectfully requests that her present *Motion* be granted, and that she be accorded through Monday, March 14, 2011 to file her response to *Defendant's Motion*.

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## Case 2:08-cv-00867-RCJ-PAL Document 449 Filed 03/14/11 Page 3 of 4

1	Dated: March 11, 2011	RESPECTFULLY SUBMITTED:
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3		By: <u>/s/Gregory H. Guillot</u> Gregory H. Guillot
4		George L. Paul John L. Kreiger (Nevada Bar No. 6023)
5		Robert H. McKirgan
6		Attorneys for Plaintiff, Donna Corbello
7		
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9		IT IS SO ORDERED:
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11		UNITED STATES MAGISTRATE JUDGE
12		DATED March 14, 2011
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1 **CERTIFICATE OF SERVICE** 2 I, Gregory H. Guillot, do hereby certify that a true and correct copy of the foregoing document was served, by CM/ECF, on this, the 11th day of March 2011, upon each of the 3 following: 4 Daniel M. Mayeda LEOPOLD, PETRICH & SMITH, P.C. 5 2049 Century Park East, Suite 3110 6 Los Angeles, California 90067-3274 7 David S. Korzenik MILLER KORZENIK SOMMERS LLP 8 488 Madison Avenue, Suite1120 9 New York, New York 10022-5702 10 Samuel S. Lionel Todd Kennedy 11 LIONEL, SAWYER & COLLINS 300 So. 4t Street # 1700 12 Las Vegas, Nevada 89101 13 Attorneys for Defendants, Frankie Valli, Robert J. Gaudio, 14 Marshall Brickman, Eric S. Elice, Des McAnuff, DSHT, Inc., and Dodger Theatricals, Ltd. 15 16 L. Bradley Hancock Christopher B. Payne 17 Greenberg Traurig, LLP 1000 Louisiana, Suite 1800 18 Houston, TX 77002 19 Booker T. Evans, Jr. Greenberg Traurig LLP 20 2375 East Camelback Road, Suite 700 21 Phoenix, AZ 85016 22 Alma Chao Greenberg Traurig, LLP 23 3773 Howard Hughes Parkway 24 Suite 500 North Las Vegas, NY 89169 25 Attorneys for Defendant, 26 Thomas Gaetano DeVito 27 /s/Gregory H. Guillot

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Gregory H. Guillot